

GOVERNMENT FALSIFICATION OF CLASSIFICATION WITHIN THE PUBLIC RECORD

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**THE ONLY WAY TO BE FREE IS TO TERMINATE THE
CONTRACTS...**

**AND EVEN THEN; THE TRAITORS STILL MAY NOT RESPECT THE
LAW.**

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Let's start with this: Money has two factors that define it. It is a thing of beauty if you're mathematically or even poetically inclined, because it's not one and it's not three. There are two specific factors that indicate anything is money and they are:

#1: It has to have intrinsic value; and

#2: It can't vary in quality.

That's it. Everything in creation that has these two conditions, is money. Everything that doesn't, isn't.

Gold and silver have always been considered money in the history of mankind in all cultures because they meet the two conditions, plus they're handy. Actually, every element in the chemistry table of elements other than carbon is money. Water is money. The only reason you don't see people carrying gallons of water to the store to pay for things is because it's not handy.

Diamonds aren't money because, though they have intrinsic value, they vary in quality.

Federal Reserve Notes are not money because they don't have any intrinsic value. They cost two cents to make regardless of denomination. That's an obvious shocker to a lot of people - the fact that someone actually makes a 98 cent profit on every dollar bill; a \$99.98 profit on every \$100 bill.

Presuming it is the government that does this (actually it's not - the Federal Reserve is no more federal than Federal Express - more on that at another time), one might wonder why it (the government) needs so much money in taxes, license & permit fees, citations, fines & penalties and confiscations, and all the other perhaps subtler methods it uses to remove us from our property.

Federal Reserve Notes are negotiable instruments that discharge debt, but they are not money. They are not backed by silver anymore like they were in the days of the silver certificates, nor are they backed by any other commodity that meets the definition of money. The collateral for Federal Reserve Notes is the future labor of the people of the United States as evidenced by the birth certificates. That's a very loaded sentence that we will go into more in a minute, but one of the keywords is future. In other words it doesn't exist now, it may exist later. So Federal Reserve notes are in that category of negotiable instruments called "promises to pay" or promissory notes. They are debt instruments.

In reality, we can't actually pay any debts anymore because all of the real money has been extracted from society. All we can do now is discharge debts. All we have to do is use this fake money or counterfeit money. Federal Reserve Notes are counterfeit money.

You may have noticed that there are so many other examples of real things that have pretty much been replaced by their fake counterparts in the past few generations. Prior to this century, for instance, the only kind of food that existed was real - now it is quite a challenge to go into a regular grocery store and buy any food that has not been polluted

by chemicals, insecticides, genetic engineering or over-processing to an incredible extent. Some people don't even know that real maple syrup comes from a tree. The brown sugar water with chemicals in it that you are served in the House of Pancakes may look like syrup, but it isn't.

In a similar fashion, and just like we used to have real money rather than fake money, we used to have real laws (implementing regulations), rather than fake laws like Codes (color of law) that are only applicable to corporate fictions. We also used to have real titles to property rather than fake titles like deeds (color of title). If you really own your land and have an allodial title to it, you are not subject to building codes or property taxes. If you only have a deed, the STATE really owns your land, and if you don't pay the rent (property taxes), they will take it away from you. You can be assured that Mr. Rockefeller has real title to his property.

There are two of so many things these days - one that is real and one that is fake.

There are two "states" of whatever state you live in. There is one that has hills and valleys and rocks and trees and dogs and cats and people in it. There is another one that is a government entity, a corporate fiction. When you fill out a government form that asks you "Are you a resident of the State of Connecticut?", you may presume you know what is meant by the word "resident" and the phrase "State of Connecticut", but you should be sure before you sign that thing under penalty of perjury.

In the same way, there are in a way two of you. The real you was created by your mother and father and God, and if somebody pinches, you will feel it. There is another "you", believe it or not, that was created by the STATE and is a corporate fiction.

Have you ever noticed that whenever you receive a letter from a creditor or debt collector or IRS, it's always addressed to your name in all capital letters? Well, that's because that letter is not addressed to you but to your STRAWMAN. On your personal checks issued to you by your bank, your name and address are imprinted in all capital letters for the same reason.

You may decide you want to have the best mailbox on your block, so you design and construct and paint this fabulous mailbox and you take it out in front of your mansion and you pound it in to the ground on your property. Who owns that mailbox? If one of your neighbors puts a letter in that mailbox that does not have a stamp on it, they can be fined or imprisoned for trespassing on government property.

In the same way, you may have a birth certificate in your possession - it has your name on it - you've had it for decades - you value it - you keep it in your box of important documents. Guess who owns that birth certificate. Of course, it is the STATE who own that birth certificate. At the very best, you may get a certified copy. The original is always kept in the Bureau of Vital Records in the State you were born, in the Department of Commerce. Do you know why in the Department of Commerce? Because your birth

certificate, along with all the other birth certificates, is the collateral for Federal Reserve Notes.

Effectively, your birth certificate is the STATE's certificate of title over you.

Now, how did you become chattel property of the STATE (being as the Constitution supposedly forbids slavery)? The short answer is by deceit and trickery. The STATE created a corporate fiction, your STRAWMAN with that birth certificate, and as long as you don't know the difference between that STRAWMAN and you the real, live human being, the least common denominator is the STRAWMAN.

When you're driving on the street, perhaps at a higher speed than the posted so-called speed limit, but you haven't done any personal or property damage, the reason a cop can stop you, hand you a bill at gun point, and deny your rights to travel and due process in one fell swoop, is because the cop is not dealing with you the real, live human being, but only with the STRAWMAN.

Remember we were taught back in the 8th Grade that there are three branches of government - the Executive, the Judicial and the Legislative? Well, where does the DMV or the IRS fit into that? They don't. They're in what some people have come to call the quasi-Fourth branch of government - the Administrative agencies. The Administrative agencies would like you to believe they have legislative authority over you. They don't. The only authority or jurisdiction they can claim to have is in commerce, by contract, over corporate fictions.

The real you has God-given rights. It doesn't matter whether you live in a country with a Constitution that supposedly protects those rights or not. You have God-given rights just by being here. The fake "you", the corporate fiction or STRAWMAN, doesn't have any God-given rights, only benefits and obligations under contract, and maybe "civil rights", a poor substitute (fake) for real rights.

Civil rights may be politically correct, but they are counter to nature and real rights. For instance it may be a civil right not to be discriminated against because you have a pointy nose, but the deeper (real, God-given) right is the right to associate with anyone you want to and not to have to associate in any way with anyone you don't want to. If you don't want to hire pointy nosed people just because you don't like pointy nosed people, that is your God-given right.

God-given rights include the rights to livelihood, property, travel, due process, sovereignty, happiness and health. These are not STATE privileges.

Knowledge really is power. It is important to know the difference between what is real and what is fake, and it is also good to know the rules. There are Constitutional experts in jail because they didn't understand how they had contracted away their God-given rights in exchange for STATE privileges. It's important to be familiar with the Uniform Commercial Code, because this is the real rules on planet Earth.

One of the ten basic maxims of Commercial law is this: "An un rebutted Affidavit is presumed to be true". What this means is that whenever you get a bill, a fine, a penalty, assessment, or demand or presentment in commerce of any sort, it behooves you to respond to it timely, because if you don't - if you ignore it, you acquiesce to the truth of it. You loose your due process, and it may not have been true at all in the first place.

The better way to play the commerce game is to respond timely and request that your adversary respond timely to you as well. Oftentimes it is ridiculously easy to pull the rug out from under an IRS agent or a debt collector simply by making a righteous formal request that they cannot or will not respond to.

Did you know that there is no law that makes it mandatory for any real, live human being to pay income taxes, have income taxes withheld from one's pay, or even file tax returns? How could there be? It is an obvious fact, and the Supreme Court has ruled very clearly that when you file an income tax return, you are waiving your 5th Amendment Right to not testify against yourself. Certainly there can be no law that makes it mandatory that anyone waive any rights.

When many people get an inquiry from IRS asking them where their tax return is, they panic and ignore it, and six weeks later they get an unsigned assessment that contains added in fines and penalties – they're on the way to being lienied or levied. [Actually, the IRS never sends out real liens - only "Notices" of liens, but they usually get the County Recorders to treat them as real liens anyway.]

When you get a letter from IRS asking you where your tax return is, you might write back very humbly, simply and immediately and give them Power of Attorney to complete your tax return for you as long as they sign it under penalty of perjury - you may never hear from them again.

Another way to illustrate using the maxim "An un rebutted Affidavit is presumed to be true" is also an easy way to explain one approach to terminating unsecured debt.

Did you know that banks do not issue loans? This is a shocker to many people, because we are taught to believe that if we want a loan, we go to a bank. But banks don't issue loans and there is no asterisk on that sentence. Banks are prohibited from loaning their customer's assets because that would violate General Accounting principles. They are prohibited from loaning their own assets because that would violate Federal Reserve Regulations. What's left? Nothing. Banks don't issue loans.

What happens is when you leave the bank with a credit card application or another type of co-called loan application, you are actually giving the bank your promise to pay them with your signature on it. It could be on a piece of toilet paper. It is a promissory note that the bank cashes, and in a simple example, gives you a check of equal value in return. They don't disclose that there wasn't really any loan or any risk or collateral on their part and that they merely paid a clerk \$12 an hour or so to make an entry in a computer. [This is what causes inflation because the so-called money is created out of thin air.] Then they

(the banks) violate usury and racketeering laws all day every day by charging you principle and interest on the fictitious "loan".

One way to terminate this unsecured debt, without bankruptcy, is: when your STRAWMAN gets the bill, send in a minimum payment with a cover letter that says at the top "Notice of Final Payment". In this half a page cover letter, make a formal request in commerce, that they (the so-called creditor) answer your question, and your question is where was the risk or the collateral for that so-called loan.

Well, again, there was no loan; there was no risk, and there was no collateral. They can't answer that question, and you end up creating a new contract in which your STRAWMAN doesn't owe them anything anymore that replaces the old contract in which your STRAWMAN might have owed them thousands of dollars. This new contract is called a novation.

Evading responsibility is not being advocated by these prior statements. Certainly if you have made a mess, it is up to you to clean it up. But if the mess you've made is a merely a mirage, it is appropriate to handle it by mirage means.

Step by step over the last few decades, the substance of our money, our laws, our rights and our freedoms have been overlayed by something resembling but counter to these precious things.

Our society has become a tyrannical police state. Still however, it is our ability to be truly free human beings because it is our birthright - it just takes more knowledge then ever, and action, to step out of the negative spell that has been cast by the conspiratorial powers that be.

The laying of the groundwork to one's freedom and sovereignty requires dotting all of the "i"s and crossing all of the "t"s and at least three steps:

- 1.** Properly filing a UCC-1 form to establish a public record that you are not the STRAWMAN and in fact are the holder-in-due-course of it. This is the single most important tool in your toolbox because this alone changes the presumption of law from the side of the STATE to your side;
- 2.** Making yourself the Power of Attorney over the corporate fiction; and
- 3.** Copyrighting the STRAWMAN's name. This doesn't just give you another defensive strategy - it gives you a very important offensive weapon, because from this point on, anyone who is coming after your STRAWMAN for anything without your permission is trespassing on your commercial property.

You've possibly heard of the term "judicial immunity" a judge has, or so-called "unlimited immunity" a clerk or a cop or an IRS agent has protected by his or her agency. Well, it hardly exists at all. The only immunity any agent has is when they are within their jurisdiction, and they have no jurisdiction over you the real live person.

When you know the difference between who you are and who you've been led to believe you are (a corporate fiction) and how to effectively assert this difference, the scales of justice are unlocked and the balance of power tilts back to your favor.

Your State Pledged Your Body to a Bank

Birth and marriage certificates are now "warehouse receipts," printed on banknote paper, that marks you and yours as 'chattel' property of the banks that our government borrows from every day.

A certificate is a "paper establishing an ownership claim." - Barron's Dictionary of Banking Terms. Registration of births began in 1915, by the Bureau of Census, with all states adopting the practice by 1933.

Birth and marriage certificates are a form of securities called "warehouse receipts." The items included on a warehouse receipt, as described at 7-202 of the Uniform Commercial Code, the law which governs commercial paper and transactions, which parallel a birth or marriage certificate are:

- the location of the warehouse where the goods are stored...(residence)
- the date of issue of the receipt.....("Date issued")
- the consecutive number of the receipt...(found on back or front of the certificate, usually in red numbers)
- a description of the goods or of the packages containing them...(name, sex, date of birth, etc.)
- the signature of the warehouseman, which may be made by his authorized agent...(municipal clerk or state registrar's signature).

Birth/marriage certificates now appear to at least qualify as "warehouse receipts" under the Uniform Commercial Code. Black's Law Dictionary, 7th ed. defines:

warehouse receipt. "...A warehouse receipt, which is considered a document of title, may be a negotiable instrument and is often used for financing with inventory as security."

Since the U.S. went bankrupt in 1933, all new money has to be borrowed into existence. All states started issuing serial-numbered, certificated "warehouse receipts" for births and marriages in order to pledge us as collateral against those loans and municipal bonds taken out with the Federal Reserve's banks. The "Full faith and Credit" of the American people is said to be that which back the nation's debt. That simply means the American people's ability to labor and pay back that debt. In order to catalog its laborers, the government needed an efficient, methodical system of tracking its property to that end. Humans today are looked upon merely as resources - "human resources," that is.

Governmental assignment of a dollar value to the heads of citizens began on July 14, 1862 when President Lincoln offered 6 percent interest bearing-bonds to states who freed their slaves on a "per head" basis. This practice of valuating humans (cattle?) continues

today with our current system of debt-based currency reliant upon a steady stream of fresh new chattels to back it.

How To Proceed When Stopped By A **TRAITOR**/Law Enforcement Officer.

**Power can never be delegated which the authority delegating never possessed itself.
N.J. Steam Co. V. Merchant Bank, 47 U.S. 344, 407**

In General: The following matters are applicable when stopped by any law enforcement officer and are relevant whether no tag or any private tag is being displayed upon the motor vehicle or whether the vehicle is registered with the state agency which deals in such matters and all documents are in order, or the registration has expired, has been revoked, or whatever. Driving license and registration are irrelevant if the vehicle is not being used in a motoring activity on the public roadways which the state legislature presumptively has authority to regulate.

Remember: Relax and be pleasant. Forgive the officer because he is probably as linguistically, politically and jurally illiterate, ignorant and incompetent as your next door neighbor. If he respects your rights, you will be on your way. If he does not, and you know how to assert them, then you will see him, his supervisors and their attorneys in court and you will win there.

You are a sovereign member of a community of sovereigns all of whom have an unalienable right to travel. Therefore, it is appropriate to behave as a sovereign member of the American nation rather than as a bond-slave or whatever other kind of 2nd class citizen allegedly subject to the will of an elitist class operating by and through their puppet instrument: the metaphysical and all too mythic entity often evoked as The State in all it's fulsome, transcendental, de facto, corpora ficta glory.

Basic Elements: When the officer asks you his first question, it is imperative to answer his question by putting him on good faith notice that you do not voluntarily consent to being detained and, then, posing to him your own questions. If you do not personally establish by your own statement that you do not agree to be stopped, then you are said to allow a presumption to be created that you do agree to being detained.

After you state that you do not agree to being stopped and detained, you must ask the officer if he is detaining you. If the officer answers he is not detaining you, then you must inform him that you will be on your way.

If the officer answers that he is detaining you, then you must ask the officer does he have a well founded probable cause that you have committed a crime known to the people's common law as his basis for detaining you and that you expect a good faith answer from

him. If the officer states he has no such well founded probable cause, then you must inform him that you will be on your way.

If the officer states that he does have a well founded probable cause, it had better be connected to your committing some felony crime against the people or breach of the peace known to the common law of which he has knowledge. If his probable cause proves to be merely connected with The State's traffic regulatory-related administrative law scheme, to include any local traffic regulatory-related ordinance, then he is violating your sovereign right to life, liberty and property and by his detaining you he is holding you under false arrest and false imprisonment pursuant to the common law. Of course, if at the same time you are stopped you really are a party subject to the administrative law or ordinance he thinks you have violated, then his probable cause may have a legal basis. But unless you are stopped while driving a school bus or some similar state employee activity, the odds are slim indeed that you are subject to your state's traffic regulatory scheme. Recognize that there are constitutional arguments which will defeat a traffic law violation charge no matter the circumstances.

Should the officer detain you without stating any probable cause reason after you proper good faith demand or can only claim some administrative law violation without being able to show his probable cause grounds why he thinks you are subject to it, then he is proceeding under color of office. He is using color of process. This is proceeding under color of law. Tort damages and civil rights violations-related damages are in the making.

Remember that an officer may have just cause for stopping you, for example, if you are proceeding the wrong way down a one-way street, or the like. You have a duty and an obligation to observe the customs and rules of the road. No one is above the law - not even law enforcement officers, prosecutors and judges.

Every stop must be handled with the specific circumstances of the particular stop borne in mind. But in every case, if you truly understand the law, you need not become the victim of quasi police authority.

Script: A typical first statement from an officer runs to the effect: LET ME SEE YOUR DRIVER'S LICENSE, REGISTRATION & PROOF OF INSURANCE. Or it could be: SO HOW IS YOUR AUNT RUBY?

Whatever his first statement is, your answer is: **OFFICER, I DO NOT CONSENT TO YOUR DETAINING ME. ARE YOU DETAINING ME?**

He must acknowledge your statement and answer your question. Of course, he may ignore your statement and question and proceed in jack boot fashion. This will be a mistake for him as he is already violating your due process of law right to know if you are being detained. If he says: NO, I AM NOT DETAINING YOU, then he has a serious problem if he insists on asking any further questions or is in any way holding you up. At this point, it is appropriate for you to say: **THEN, I AM FREE TO GO. IS THAT NOT CORRECT?** He is now on the spot and must agree, whereupon you are on your way.

Of course, he may catch himself and say: NO, YOU ARE NOT FREE TO GO. This would be the same outcome as if he first answered with: YES, I AM DETAINING YOU. But at this point he has created a problem for himself. This is an issue of his training. Does he understand what it means to detain someone? Does he understand that any time he stops someone he is detaining them? Does he understand that if he says he is not detaining you, then you are free to go? Does he understand that as a law enforcement officer it is a legal absurdity to argue he is not detaining a person, yet they are not free to go? You must understand this kind of thing and bring it to his attention. You must understand how to get it over to him that he and his supervisors will be held accountable for the fact that he doesn't understand how to conduct himself as a police officer.

For now, we will proceed by your moving to establish the nature of his business by asking a question along the following lines: **THEN, TELL ME OFFICER, ARE YOU DETAINING ME BECAUSE YOU HAVE PERSONALLY WITNESSED MY COMMITTING A MISDEMEANOR OR FELONY CRIME KNOWN TO THE PEOPLE'S COMMON LAW OR IS IT BECAUSE YOU HAVE A GOOD PROBABLE CAUSE TO BELIEVE I HAVE COMMITTED SUCH A MISDEMEANOR OR FELONY CRIME? WHAT IS THE CRIME YOU BELIEVE I HAVE COMMITTED AGAINST THE PEOPLE OF THE STATE OF CONNECTICUT? AND WHAT ARE YOUR GROUNDS FOR PROBABLE CAUSE?**

You have put him on the spot, whether he fully realizes it or not. If he cannot name a misdemeanor or felony crime known to the common law which are the kinds of crimes which can be committed against the people of the state, then he has a problem if he does not let you go. For all that is left for him now is to name some statutory crime created by the state legislature by way of enactment of some regulatory law, but which has no origin in our common law. In the instant case, we must assume that it likely pertains to the traffic regulatory law scheme.

Most likely he will evade answering your question by asking his own questions as though he were the only one with the right or authority to ask questions and you were the only one with a duty to answer whatever questions he chooses to ask and to answer them the way he expects them to be answered. Such is the nature of his training. Probably he really doesn't know he is a state political trustee with a duty and obligation to answer your questions.

Therefore, he is likely to ignore your question and respond now with a statement such as: LET ME SEE YOUR DRIVER'S LICENSE, REGISTRATION & PROOF OF INSURANCE or YOU ARE DISPLAYING AN IMPROPER TAG. No matter what his statement, his actions relate to his presumptions you are engaged in a driving activity which requires you produce a so-called valid, state agency-issued driver license and vehicle registration along with evidence of current vehicle insurance whenever he detains you and asks for these documents. It will not matter why you were initially stopped. Understand that whether you have all the proper documents or none of them, that if you

are engaged in no regulatable activity at the time of the stop, then the body of administrative law pertaining regulation pertains to a jurisdiction foreign to you.

Of course, the officer probably doesn't have a clue about any of this. Therefore, no matter what course things take at this point, you must put the officer on his good faith notice. This means informing him you proceed in good faith and you require that he proceed in good faith and that if he fails to do so, the necessary conclusion will be he proceeds in bad faith contrary to his duty as a public servant with self evident intent to irreparably harm, damage and injure you. You say: **OFFICER, BEFORE WE GO ANY FURTHER, I MUST GIVE YOU MY GOOD FAITH NOTICE. FIRSTLY, DO YOU UNDERSTAND THAT NO ONE IS ABOVE THE LAW AND THAT YOU ARE OBLIGATED TO OBEY THE LAW AS I AM?**

If he answers YES to your question, then state: **WELL OFFICER, DO YOU UNDERSTAND THAT THE TRAFFIC REGULATORY LAWS OF THIS STATE ARE ADMINISTRATIVE LAWS AND THAT I AM PRESENTLY ENGAGED IN NO REGULATABLE DRIVING ACTIVITY WHICH CAN POSSIBLY MAKE ME SUBJECT TO THOSE LAWS?**

Of course, he doesn't have a clue here either. His training never included such facts. Therefore, you will again have to remind him of his good faith obligation to level with you and admit he doesn't know.

At this point it is appropriate to present him with a copy of your Good Faith Notice by Actual and Constructive Notice (see Vol. 2, Appendix C) and tell him to review it. Explain to him that having been put on actual and constructive notice regarding the law he presumes to enforce and his good faith obligations as a state political trustee, he will later have no affirmative defense that he didn't know the law or that in good faith he charged you with violating various provisions of said laws anyway.

Ask him: **OFFICER, DID YOU SWEAR TO UPHOLD THE STATE AND FEDERAL CONSTITUTIONS?** He must say YES. If he says NO, that makes things worse for his supervisors. Ditto if he evades answering altogether.

Then ask him: **OFFICER, HAVE YOU READ AND DID YOU UNDERSTAND THE STATE AND FEDERAL CONSTITUTIONS AS PART OF YOUR TRAINING?** This is another critical question. Do not be surprised to learn that his training included nothing about the state and federal constitutions. Then say: **OFFICER, AM I TO UNDERSTAND THAT YOU DO NOT UNDERSTAND THAT THE DECLARATION OF RIGHTS OF OUR WRITTEN STATE CONSTITUTION AND THE BILL OF RIGHTS OF OUR FEDERAL CONSTITUTION HOLD PRIMACY OVER ALL OTHER ARTICLES? AM I TO UNDERSTAND THAT YOU DO NOT UNDERSTAND THAT THERE CAN BE NO LAW MAKING OR RULE MAKING WHICH DEROGATE OR ABROGATE THE UNALIENABLE RIGHTS OF THE PEOPLE?**

Your state's law enforcement officers receive no training whatsoever regarding the laws to which we are all equally subject. As far as they are concerned, constitutional government does not exist. Most of the training they receive is based upon presumptions of authority which simply do not exist, including presumptions that every citizen is subject to the state and federal fourth branch of (quasi-) government schemes which your state and national political trustee legislators presume to have power to create.

If he cites administrative law to you, remind him that you are not engaged in any driving activity which is subject to the regulatory authority of the agency charged with administering and enforcing that administrative law and that furthermore it is self evident from the face of the state constitution that the traffic regulatory agency was never constitutionally sanctioned either to exist even in title or to perform any administrative or enforcement functions.

If the officer continues with his business of detaining you, then it is appropriate to say to him: **IF YOU ARE DETAINING ME, THEN, AS A SOVEREIGN AMERICAN CITIZEN, I HAVE A RIGHT TO KNOW WHAT IS YOUR PROBABLE CAUSE. IF YOU ARE DETAINING ME, THEN YOU ARE HOLDING ME UNDER ARREST AS FAR AS COMMON LAW IS CONCERNED. IN GOOD FAITH I ASK YOU (AND THEREFORE IN GOOD FAITH ARE YOU OBLIGATED TO DIRECTLY RESPOND) WHAT IS THE CRIME YOU BELIEVE I HAVE COMMITTED AGAINST THE PEOPLE OF THE STATE OF CALIFORNIA?**

If the officer still proceeds with obvious intent to write you up on one or more traffic violations, then, before he does, it is appropriate for you to state and ask: **BY DETAINING ME AGAINST MY WILL, YOU ARE ARRESTING ME. BY THE ISSUE OF A CITATION YOU ARE ALLEGING I HAVE COMMITTED VIOLATIONS OF LAW WHICH CLEARLY HAVE NO FORCE AND EFFECT OF LAW ON SEVERAL CONSTITUTIONAL LAW DEFECT GROUNDS WHICH I HAVE ENUMERATED IN THE GOOD FAITH NOTICE BY ACTUAL AND CONSTRUCTIVE NOTICE AND WHICH YOU WILL NOT BE ABLE LATER TO SAY YOU WERE NOT ON ACTUAL AND CONSTRUCTIVE NOTICE REGARDING THESE JURISDICTIONAL DEFECT ISSUES. I MEAN NO DISRESPECT TO YOU, AND I UNDERSTAND THE DIFFICULTY OF YOUR JOB, BUT YOU ARE ON NOTICE THAT YOU PROCEED IN NO OFFICIAL CAPACITY.**

If the officer writes you up, it is appropriate for you to write on the ticket before he separates copies: **NO CONSENT TO DETENTION.** If the officer will not allow you to write such a statement, that is OK, because you are later going to write up an Affidavit of Truth & Facts which you are going to file with the Clerk of Court in the case, and you will indicate there that the officer did not allow you to write your statement.

Conclusion: Always remember your duties and obligations as a sovereign American motorist on the public roadways to observe the customs and rules of the road. At the common law, you are accountable for your actions while driving. Should you cause

injury to life, limb or property of another, and following judicial proceedings conducted pursuant to your right to due process of law it is found that you are at fault, you should be prepared to make restitution to the injured party.

The role of the sovereign American motorist does not include a ticket for a free ride in the state of anarchy which the legal sophisticators have been so diligently constructing for generations for and on behalf of their elitist class masters.

The State's quasi traffic regulatory schemes are built upon metaphysical constructs which are in direct conflict with American constitutional government. These schemes are justified and promoted using a 180 degree twist of legal metaphysical calculus to an argument that without these fourth branch of government schemes there would be anarchy on the streets and highways.

These arguments are, as much as anything else, smoke and mirrors to justify a police state upon the premise that people are no damn good and will only act responsibly when traveling if they fear they will be penalized by fines and imprisonment administered and enforced by the wizards, lackeys and stooges of The State instead of having to answer to the people in a proper judicial power court when they flagrantly disobey the common law rules of the road.

These traffic regulatory schemes, from the beginning, provided a ready forum for extortion, kickback, payoff and mutual back scratching schemes. Paramount among these schemes has been the evolutionary development of mandatory automobile insurance coverage, and the business of legal representation by members of private lawyering associations and syndicates whenever a motorist finds him or herself caught in the web of these traffic regulatory schemes.

Only the naive can take at face value the proposition that the traveling world can be a better place for everyone only where the rights to life, liberty, property, privacy, livelihood and due process of law of every motorist is controlled, managed, and generally abridged or abrogated, which is to say regulated, by licensure of him or herself and vehicle and by presumptively being required to have certain liability insurance coverage.

Likewise, only the naive are unaware of the profits which members of the lawyering class crank out of the many types of traffic-related cases brought into traffic courts where the entire proceedings upon scrutiny may sensibly be viewed only as orchestrated opera bouffe performances for the benefit of witless defendants/clients.

We who are not naive have a responsibility to our fellow hueman/human beings and to freedom itself to stand up for our selves and our God given rights as guaranteed us by our state and federal constitutions.

By now I'm in jail or could be dead. If I were free you wouldn't be reading this; I would have taken it down. I want to inform the public of the various injustices through

fraudulent commercial contracts registrations/licenses etc. being perpetrated upon the citizens of Connecticut and all other states of the union.

Do you have any knowledge of the **“TAKING” CLAUSE** in the 5th Amendment? You see the crumbs the government gave them for their properties in the Eminent Domain Case in New London. That’s a Breach of Contract and Breach of The Trust, among other things.

Remember Ronald Reagan? Sure you do... **Title 5 of the United States Code, between sections 601 and 627 addresses everything about “TAKING”**. There’s numerous explanations about Government taking without just compensation.

Within those sections it says “The 5th Amendment is self implementing”. In other words, all you have to do is bring it up and it’s implemented. It’s not statutory, there’s no statutory necessity behind it.

Those sections were a proclamation written by President Reagan and Congress adopted his proclamation into law **VERBATIM**. This is why George Bush Sr. didn't want to give up the Ronald Reagan papers. And every bit of it was about government agencies and their actions constituting a **“TAKING”** without just compensation.

Let me start by informing you that US Citizens have **NO RIGHTS!** The various government agencies/corporations never inform you of the legal incapacities and disabilities (**FRAUD**) which are to befall you by registration & recordation. Your private property; be it your home, your car, your body is not required by law to be recorded. (see **U.C.C. 1-203 and 1-201 (25, 26, & 27)**). They have a good faith obligation to explain “Full Disclosure” and serve **“WRITTEN NOTICE”** in advance.

This is done through fraud, deception and adhesive contracts to confiscate money from the private citizens under the color of law; Which is not law at all..

(Title 18 United States Code §242 Clearly Provides)

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States...shall be fined under this title or imprisoned not more than one year, or both.

(Title 18 United States Code §245 In addition Provides)

Whoever whether or not acting under color of law, intimidates or interferes with any person from participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States; [or] applying for or enjoying employment, or any perquisite thereof, by any agency of the United States; shall be fined under this title, or imprisoned not more than one year or both.

(Title 18 United States Code §1983 Also Provides)

Every person who under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.

HERE'S SOME CASE LAW

1. "The use of the highway for the purpose of travel and transportation is not a mere privilege but a common and fundamental right of which the public and individuals cannot rightfully be deprived." Chicago Motor Coach v. Chicago, 337 Ill. 200, 169 NE 22, 66 ALR 834. Ligare v. Chicago, 139 Ill. 46, 28 NE 934. Boone v. Clark, 214 SW 607; 25 AM JUR (1st) Highways, Sec.163.

2. "The right of the citizen to travel upon the public highways and to transport his property thereon, either by a carriage or automobile, is not a mere privilege which a City may prohibit or permit at will, but a common right which he has under the right to Life, Liberty and the Pursuit of Happiness." Thompson v. Smith 154 SE 579.

3. "The right to travel is part of the Liberty of which the citizen cannot be deprived without due process of law under the Fifth Amendment." Kent v. Dulles 357 U.S. 116, 125.

4. "Where rights secured by the Constitution are involved, there can be no rule-making or legislation which would abrogate them." Miranda v. Arizona 384 U.S. 436, 491.

5. The claim and exercise of a Constitutional right cannot be converted into a crime." Miller v. U.S. 230 F 2d 486, 489.

6. "Our system of government, based upon the individuality and intelligence of the citizen, the state does not claim to control him, except as his conduct to others, leaving him the sole judge as to all that only affects himself." Mugler v. Kansas 123 U.S. 623, 659-60.

In my particular case; a East Hartford, policeman with nothing better to do followed me to my private cleaning account. I ran no light, wasn't speeding or anything. He asked me was my car registered. I responded with "give me your name, bond number, the name, number and address of the bonding company, the name number and address of the risk management company handling the bond and tell you anything you want to know.

I have the right to know who I'm doing business with. He had no right under law to force me into contracting with him. **RCW 62A.1-207 clearly states: I cannot be forced into a contract by anyone against my own free will.** Especially Government and especially

not without the information I required from him. That's all a traffic citation or ticket is, an offer of a contract. He swore an oath to protect me from the very thing he's doing to me. It's all in conjunction with the New World Order (NWO).

Hear it from a Retired Police Officer Jack McLamb who's Oath of Office was more important than unlawfully collecting revenue for the lawyers/Judges/ Politicians. [Click Here](http://www.jackmclamb.com) (www.jackmclamb.com)

And Sheriff Richard Mack [Click Here](http://www.sheriffmack.com) (www.sheriffmack.com)

They are What Characterize True Law Enforcement.

MY CLAIM

1. These violations are Originating in the American Republic Venue under Aboriginal Treaty Law and the Organic Constitution Jurisdiction.
2. The 1778 Treaty between The Delawares American Native Sovereign Nation and the United States of America Nation.

Here's Additional Authorities Supporting My Civil and Criminal Claims

3. Article VI the Organic Constitution aboriginal Jurisdiction of the District is conferred given to Constitutional Law.
4. Title 28 United States Code Annotated §-1361 aboriginal jurisdiction of the District is given to Constitutional Law Sustaining the Supremacy of Treaties in Law in the Courts throughout the United States America.
5. Title 28 United States Code the Judiciary and Judicial Procedure, Part V, Procedure Chapter III, General Provisions at the §-1652 the sub-title being, State Laws as Rules of Decision; is publishing the statutory Judicial claim that the rules of decision in civil actions in the courts of the United States are regarded as decisions except where the Constitution or Treaties otherwise require or provide. The Constitution and Treaties demand the execution of a Civil and a Criminal Claim WHEREAS the decisions from the Connecticut Superior Court are void without merit force or standing in Law conflicting with the Organic Treaty Law and the Organic Constitutional Law that is demanding Justice in Truth.
6. Title 28 United States Code – Judiciary and Judicial Procedure, Part V – Procedure §-2072 which is publishing the fact that any rule order decision abridging enlarging or modifying any substantive right shall be of no further force or effect after such rules orders decision have taken effect. Again the Decisions of the Connecticut Superior Court is void on its face having neither force nor authority void without merit force or standing in Law conflicting with the Organic Treaty Law and the Organic Constitutional Law that is demanding Justice in Truth.

This will be my Claim To Prosecute for Breach of Fiduciary of Duty.

The following legal definitions from Black's Law Dictionary provide the foundation from which my lawful claim including Misconduct and Disciplinary Claims process

is to be built providing sufficient Forensic Evidence validation confirming affirming the listing of all the possible claims following the definitions to insure a full remedy.

Black's Law Dictionary provides profound definitions of the actions of the above parties cited in this Claim by the following terms and these actions will be demonstrated as Forensic Evidence in my Intended claims presented by the various Civic Organizations & Ministries I belong to.

- 1. Belligerency** – the status of de facto statehood attributed to a body of insurgents, by which their hostilities are legalized. The international status assumed by a state (i.e. nation) which wages war against another. Page 155
- 2. Belligerent** – One who is hostile or combative which as a state is hostile, combative and wages war hostilities and aggression against its own citizens by a body of insurgents by which their war hostilities are presumed legalized. Page 155.
- 3. Privateer** – A vessel owned, equipped, and armed by one or more individuals, and duly commissioned by a belligerent power to make war upon the enemy, usually by preying on his commerce. A vessel is commissioned by a state or a nation by the issue of a letter of marque to its owner to carry on all hostilities, presumably according to the laws of war. Formerly a state issued letters of marque to its own subjects, and to those of neutral states as well, but a privateersman who accepted letters of marque from both belligerents was regarded as a pirate. Piracy and Privateering are Federal offences 18 USCA §-1692 et seq. See Black's Law Dictionary 6th Edition page 1195
- 4. Letter of Marque** – An authorization formerly granted in time of war by a government to the owner of a vessel to capture enemy vessels and goods. See Article I §-8 US Constitution. Ibid page 904
- 5. War** – For there to be a war a sovereign or a quasi-sovereign must engage in hostilities. Pan American World Airways, Inc. v. Aetna Cas. & Sur. Co., C.A.N.Y., 505 F.2d 989,1005. Ibid page 1583.
- 6. Piracy** – Those acts of robbery and depredation upon the high seas, which if committed on land, would have amounted to a felony. Whoever, on the high seas, commits the crime of piracy as defined by the law of nations, and is afterwards brought into or found in the United States, shall be imprisoned for life. 18 USCA §-1651. Piracy and Privateering are Federal offences 18 USCA §-1692 et seq

The above definitions of terms under Piracy apply to the hostile activities at navigable waters under Maritime Law as cited at 18 USCA §-1651. However, under Privateering these same war hostile combative actions are carried at dry dock on the land within Commercial Law. The Defendant in this Counter Claim is demonstrating and exhibiting the actions and the behaviors in perfect conformity to the law definitions above. The actions of Privateering Terrorist and Racketeering actions are applicable to the defendant and its Insurgent agents as evidenced below:

The Claims will produce forensic evidence showing how the **UNITED STATES OF AMERICA CORPORATION issues LETTERS OF MARQUE** via Colorable de facto Laws, Statutes, Public Policies, Codes, Rules Administrative Procedures etc to Agencies and the Agents (those listed above) in turn function as the Insurgents committing hostile

and warlike acts of blatantly, directly, forcible, employing intimidation, fear, threats, actions such as coercion, terrorism, racketeering, privateering under the Color of Law and Color of Right conspiring against, abridging and depriving the Defendants and access to the Rights and Constitutional Exemptions of the Defendants and that are Secured and Protected by Law from such actions.

Possible charges under consideration in the Intention of Initiating My Criminal and or Civil claims.

- 7.** Treason Treacherous Terrorism Racketeering Privateering Assault and battery against Substantive Secured Rights.
- 8.** Title 28- Judiciary and Judicial Procedure, Chapter 13 Civil Rights, §-241 Conspiracy against private property rights.
- 9.** Title 28- Judiciary and Judicial Procedure, Chapter 13 Civil Rights, §-242 Deprivation of rights under color of law.
- 10.** The 4th Constitutional Amendment Deprivation of security of the Private Property Right from government invasion.
- 11.** The 5th Constitutional Amendment Deprivation of Liberty and Private Property without Just Compensation.
- 12.** The Theft of the Personal Private Property by Taking without Just Compensation.
- 13.** The Treason Treacherous Terrorism Racketeering Privateering actions against the 1778 Treaty Between the United States Government and the Sovereign Delawares Indigenous Native Sovereign Nation and Steve-Elliott: Sailor and the Consul Minister The Noble Steve Sailor descendants of the Treaty Rights and Constitutional Protection.
- 14.** The Treason Treacherous Terrorism Racketeering Privateering actions against Steve-Elliott: Sailor a living National Descendant Soul by Birthright and Inheritance of the Treaty Rights and Constitutional Protection.
- 15.** The United States Code Title 42 Chapter 21 Subchapter I §-1985–Conspiracy interfering with Private Property Rights.
- 16.** The United States Code Annotated Title 18 §-1651 et seq Piracy and Privateering activities conducted on vessels at dry dock under commercial law by a body of insurgent Privateers.
- 17.** The United States Code Title 42 §-1983 For the awarding for private personal body property damage.
- 18.** The United States Code Title 18 §-152 and §-3571 provides fine up to \$500,000.00 or imprisonment for up to 5 years for the presenting of fraudulent claims fraudulent indictment fraudulent evidence.
- 19.** The United States Code Title 42 Chapter 21 Subchapter II obstructing the evidence in the witnesses through the modification of language creating Federal Racketeering Influenced and Corrupt Organizations activities extorting financial means creating economical damage point beyond recovery.
- 20.** The United States Code Title 42 Chapter 21 Subchapter III deprivation of the evidence in the witnesses through modification of language creating acts of Federal Racketeering Influenced and Corrupt Organizations Terrorism Privateering.
- 21.** The United States Code Title 42 §-1986 For knowledge and the right to stop and correct a wrong,

- 22. The United States Code Title 28 USC §-1746 and Title 18 §-1621 Perjury and conspiring to commit perjury.
- 23. The United States Code Title 18 §-1001 and the Federal Rules of Civil Procedure 9(b). Extorting private property through the modification of language.
- 24. The United States Code Title 18 Part I Chapter 95 §-1651 Interference with commerce by threats or violence.
- 25. Acting without establishing as a matter of record Proper Jurisdiction.
- 26. Breach of Fiduciary Duty of Upholding the “Oath of Office” and Upholding the Office of Public Trust.
- 27. Acts of War against the United States Government Treaties and Organic Constitution Constituting Treason.
- 28. Violation of Substantive Rights and Private Property Rights Secured and Protection by Constitutional Law.
- 29. Employing Intimidation to affect Identity Nationality Birthright Thief Using a Fiction Artificial Person Name to Impersonate and Steal the Sovereign De Jure Identity.

**PLEASE CLICK HERE TO HELP US IN ESTABLISHING A
CONTINENTAL CONGRESS**

<http://www.givemeliberty.org>

Skull & Bones Members

<http://www.biblebelievers.org.au/bones.htm>

**No one was born into US Citizenship. The 13th Amendment Clearly Provides...
”Involuntary Servitude Shall Not Exist Within the United States”.**

In order to become a United States Citizen you **MUST VOLUNTEER!** And under the law They have a good faith obligation to explain “Full Disclosure” and serve **“WRITTEN NOTICE”** in advance. Did they do that? **NO!** therefore they have no jurisdiction because I never volunteered. This is what they must prove; But they can’t without my consent. And speaking of US Citizenship **BAR (British Accredited Registry) Attorneys** aren’t even US Citizens. Page 220 of the Immigration and Nationality Act; Chapter 3-Loss of Nationality Specifically Word for Word States; **Sec. 349. [8 U.S.C. 1481] (a) (1)** obtaining naturalization in a foreign state upon his own application or upon an application filed by a duly authorized agent, after having attained the age of eighteen years; or **(2) taking an oath** or making an affirmation or other formal declaration **of allegiance** to a foreign state or a **political subdivision**. In fact; they're not even licensed to practice law. That BAR Card is nothing more than a **Union Dues Card**. It's nothing more than the equivalent of a BJ's Wholesale Membership. I’m aware of all the tricks and intimidation tactics they will use to try to get it. If anything they’ll lock me up for knowing too much, at which time I'll have a solid, concrete claim. If everyone in the community knew what I know about this the lawyers/judges wouldn’t be able to exercise jurisdiction over anyone.

For example; they make you get Auto Insurance, Insurance is nothing more than extortion & racketeering. It violates various **(RICO)** Racketeering Influenced and

Corrupt Organizations laws. The underlying law is Financial Responsibility. If you want to save Hundreds or maybe even Thousands, depending on how many cars you have...[Click Here](http://www.hehasmore.org/TAB.htm) *http://www.hehasmore.org/TAB.htm*

Be sure to get on the Community Financial Bond Call Above. Always say you were referred By Steve-Elliott: Sailor.

All you need to know are within these pages. All you got from school was an ed-fool-cation, designed by the UN to keep you in ignorance and under their control until they complete their agenda. Right now George Bush is planning on an attack on the american people to sell them on a war with Iran & Syria. It's gonna be a hard sell and he knows it; that's why he's going after 200,000 lives. I guess he figures if he got you into enough panic he can persuade you into an unjust war. Look; the blood of our brothers & sisters over in Iraq and anywhere else they're stationed is on our hands, due to our ignorance. The Number 1 killer in our Country is not a disease and even most of the ones they say are so deadly are frauds.

[AIDS](http://www.aliveandwell.org). (*www.aliveandwell.org*)

CANCER, [Click2Hear](http://www.reformed-theology.org/realaudio/g._edward_griffin_-_world_without_cancer_(real_audio).ra). (*http://www.reformed-theology.org/realaudio/g._edward_griffin_-_world_without_cancer_(real_audio).ra*)

It's all under the same agenda. The Number 1 Killer in our Country is not a disease at all, it's **IGNORANCE!** People are riding around with ribbons saying "Support our Troops". They have no clue as to what they're saying. It just gives confirmation to the lawyer/judges/politicians as to just how stupid we really are. I'm sorry but it's time you learned the truth.

Well that's it for me, look; don't take my word for it, do yourself a favor and look it up for yourself. Stop believing that garbage they're selling you on CNN; it's under the policy of the Counsel of Foreign Relations, they control **ALL MEDIA**. Take this information to your local Civil Liberties Union, see what they do. Then we'll truly know if they're for the people or if they were established by the traitors who swore allegiance to the British Crown to deceive and enslaved us like The Counsel on Foreign Relations,

The UN and Federal Reserve System; [Click2Hear](http://www.reformed-theology.org/realaudio/griffin_1.rm) How it Was truly Created. *http://www.reformed-theology.org/realaudio/griffin_1.rm*

If we don't begin the process of taking America back NOW! we'll never get it back. They're too far ahead of us as it is...and remember

HE WHO DOES NOT ASSERT HIS RIGHTS HAS NONE.

NONE ARE MORE HOPELESSLY ENSLAVED THAN THOSE WHO FALSELY
BELEIVE THEY ARE FREE...

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<http://video.google.com/videoplay?docid=2298046812080377528&q=eric+whoru&total=2&start=0&num=10&so=0&type=search&plindex=1>

<http://www.youtube.com/watch?v=P682rGihZwI>

<http://www.adventuresinlegalland.com/>

<http://www.rbnlive.com/>

<http://www.nomoreserfs.com/>

<http://www.peoples-rights.com/>

Preface: The American Awakening

This is from Dr. Rev. Joseph-Michael: Gardinier®. What I am about to share with you may or may not be of interest to you, but if you take a few minutes out of your precious time you will certainly read something that will trigger the real American hidden within your core being.

It all started back some three hundred years ago, but for now we will only concern ourselves with the past two hundred years. That should give me enough history to bring you up to speed.

Let's start back in the late 1700s when America was at war with England, did we win? Or did we just negotiate our way out of it? Our history books in school will tell you we won that war, but a true historian will tell you that we came to an agreement and negotiated our way out of it; so why would our schools teach us otherwise?

The Queen of England still Rules America on paper. Yes that's right, she rules through Lawyers and Attorneys, hence the BAR ASSOCIATION (British Accredited Registry). All Lawyers and Attorneys are sworn into a club called (the BAR association) which is nothing more than a bunch of aristocrats modeled after the Queens own jesters and her courts and we the people have to get a Lawyer or an Attorney to re-present us in a Court of Lies I mean Law. Funny how that works, huh?

Now we move forward to 1861. President Lincoln has a problem: seven southern states have walked out leaving him with no quorum, so what does he do? He declares martial law, orders the reconvening of congress, and moves forward at gunpoint in so many words. So that means that America has been under martial law since 1861 and still is today. We simply were never told this little detail of history in school; I wasn't, were you?

Also during these trying times we did something quite stupid and allowed Central Banking into our midst again, hence the creation of the Federal Reserve Bank. Wow, we Americans must be really stupid or something because this type of Banking has been tried twice before and each time it failed but here we are again; they say that History will repeat itself what do you say?

Are you still with me? You really should read the book called "The Creature from Jekyll Island", by G. Edward Griffin, a wonderful true story about our past and the creation of a cartel called the FRB (Federal Reserve Bank) a privately owned off-shore Bank that has the whole world in its control.

In 1913 we borrowed lots of money from the Central Bank FRB in order to continue to run our government. It was a 20-year note to be paid in gold or gold certificates. After 20 years were up, we still did not have enough gold and in 1933 President F. D. Roosevelt declared a state of emergency and confiscated everyone's gold! Do you remember that? I don't cause I was not even born yet.

Now we have no gold and we have no money, so what does a business do when it runs out of money? It goes Bankrupt. That's right the USA is Bankrupt and has been for hundreds of years, so now what do we do to stay open in business?

Yes, you heard me. In order to stay in business, the USA or UNITED STATES OF AMERICA filed chapter 11 and has been running out of bankruptcy since 1933.

WASHINGTON DC/DISTRICT OF COLUMBIA was incorporated back in 1786 just like a normal business and our so-called government has been running just like a business ever since. So it's not Cesar it's a business, and you do not have to contract with any one you don't wish to especially GOVERNMENT. RCW 62A.1-207 clearly states: I cannot be forced into a contract by anyone against my own free will.

Sorry I tend to skip around a lot but I hope you are getting an ear full.

Stay with me as I try to put this into perspective for you. A lot was happening between 1926 and 1939 and the Rich Bankers were having a field day. Why? Because it was pay day or pay dirt. They had managed to get all the Gold from the people in 1933 and the UNITED STATES OF AMERICA for the money they loaned and accumulated over the past 20 years and now they had us between a rock and a hard place.

How were they to stay in business? What did they have of value that they, I mean what could the GOVERNMENT, on behalf of the people put up for collateral to keep on keeping on as they say. YOU! Yes that's right you and I, the citizens of the UNITED STATES OF AMERICA was the collateral behind the money now and the IRS created in 1939 was the collection agency of the privately owned off shore International Trust known as the Federal Reserve Bank.

Yes folks the IRS Internal Re-venue Service is not the GOVERNMENT but rather a contractor hired to collect a usury tax called (Income Tax) and even that is not and cannot be construed as wages, wages is and always will be a form of trade for services rendered not income which is derived from interest earned or stated.

Does your head hurt yet?

Under HJR 192 (House Joint Resolution) of June 5th 1933 it came to pass that no one could be forced to use or give any form of tender to anyone for payment of anything.

Yes you heard me, a Law was passed making it against the Law for anyone to be forced to tender any form of payment in a specified substance, be it gold or silver or American dollar/US minted paper money, because the UNITED STATES GOVERNMENT was Bankrupt and there no longer was anything of value to back the paper notes, but you and I, so what does this all mean to us the so called people of the UNITED STATES OF AMERICA?

Are you telling me I don't have to pay for anything any more, I can just take it! No, what I am telling you is that you can't pay for anything you can only discharge it. That means set it aside to be paid at a later date. But how will it be paid if I can't pay for it and who really owns it?

The STATE does! All ownership is in virtue of STATE so says the LAW. The GOVERNMENT BORROWED the FRB notes and they owe the FRN's/money back to the FRBanksters. At the same time they loaned it out to you and called it public debt and made you and I responsible for the bill. Now that's the ultimate scam in the history of mankind! The Federal Reserve Bank has a contract with our GOVERNMENT to print our U.S. dollars and it only costs them \$30.00 to print 100,000 notes in any denomination so 10 million for 30 bucks not bad for a days work.

Are you mad yet?

Not bad huh? Go bankrupt and then to stay in business pledge your own citizens without their knowledge to have to pay the debt back. That's not cool. When I learned all this I was PISSED OFF and had to know more about what was going on behind door #2.

So for the passed five years now I have been reading all kinds of books and studying on the internet for thousands of hours, man my head hurts! But like they say: No pain no

gain. Your brain is just like a muscle; the more you exercise it the stronger it will become and smarter.

Knowledge is power, why do you think the rich get richer? It's because they use their brains more than their muscles, we are just the poor working class and have no rights just privileges in their world of plenty.

Let me give you some statistics: 6,300 homes are foreclosed on each day in America the land of the FREE. We have about a 280 million population in America today, fifty million of which are naturalized and it keeps growing at an enormous rate so why are there so many starving and homeless in this great land of the free?

We can't even take care of our own let alone send FRNs/money to others countries to feed their people. This activity only increases our national deficit. That's right, every time big brother spends these FRNs, you and I owe more back. There are about 12,000 cars repossessed each and every day in the land of the FREE, so why do they keep giving out these FRNs like they're candy or something? Our deficit is at an all time high of 14 Trillion and growing, I think it is time that you order your STATES BUDGET REPORT and see where all your money is going.

Don't you think the Banks should have to tell the consumer that they can't afford the new car and the house? But no, they keep on giving them out and they keep on taking them back and selling them to someone else. The game just keeps rolling right along like nothing is wrong, but there is something wrong!

The financial game that is being played today is on a crash course and our congressman knows it. They made (We the People) owe the debt. Someone is going to foreclose on our lands and us here in America and it's not going to be pretty!

A. UCC-1, is in my opinion one of the most powerful documents you will ever file. Read on to learn WHY!

Revised By: Dr. Rev. Joseph-Michael: Gardinier ®

Today the majority of Americans pay taxes because when they get a job their employer requests that they fill out either: Internal Revenue Service Form W-2, Form W-4, or Form 1099 which, as a direct result, withholds taxes from their paychecks for their labor. [The majority doesn't have a clue as to why they are paying these taxes in the first place] They think their so-called money is being used to pay for roads, schools and other projects of the Government, but this is not true.

It has been affirmed that labor is a fundamental, unalienable right, protected by the United States Constitution. This fundamental right is not supposed to be taxed, you are in trade with your employer you have not made a profit.

It is presumed that every one is expected to know the law. It has been long held that, ignorance of the Law is not an excuse or a defense. The well established maxim that: "He who fails to assert his rights-HAS NONE!" unequivocally establishes that just as a closed mouth never gets fed, "a matter must be expressed to be resolved." You must answer or by your silence you agree to the charges.

The Bible, Book Of Luke, 11th Chapter 52nd verse states: " Woe unto you, lawyers! For ye have taken away the key of knowledge: ye entered not in yourselves, and them that were entering ye hindered." Our Father also referenced the money charges in the Bible, but that is for you to find.

When it comes to dealing with lawyers, government, and the internal revenue service [which is not an agency of the United States Government, but a private foreign-owned corporation] withholding and keeping knowledge from the people is nothing new. It is a common business tactic that has been going on from the beginning of its inception. It will, most likely continue as long as we rely upon lawyers and government to do that which we ourselves should be doing. We have allowed our government to get this way by our ignorance, our complacent and pure laziness.

The Bible unquestionably verifies this with the following Book Of Isaiah, 5th Chapter 13th verse tells us: "therefore my people are gone into captivity, because they have no knowledge." Get up off the couch and Read a Book about something, try " Rich Dad Poor Dad" but get away from the T.V. and the news media "Mind Control"

In order to find the answer as to why your labor is being taxed, when the Constitution says it is not supposed to be, it is necessary to understand how government exists and operates. And remember, these are your employee's, stop acting in fear!

F.E.A.R = False Evidence Appearing Real

To accomplish this requires a quick review back in history to the time of the War Between the States. The People of this Nation lost their true Republican form of government. On March 27, 1861 seven southern States walked out of Congress leaving the entire legislative Branch of Government without quorum. The Congress of the Constitution was dissolved for inability to disband or re-convene. The Republican form of Government, which the People were guaranteed- ceased to exist. Out of necessity to operate the Government, President Lincoln issued Executive Order No. 2 in April 1861, reconvening the Congress at gunpoint in Executive, emergency, martial-law-rule jurisdiction. Since that time there has been no "de jure" (sanctioned by law) Congress. Everything functions under "color of law" (the appearance or semblance, without substance, of legal right.) Through Executive Orders under authority of the War Powers, (i.e. emergency, i.e. law of necessity) the "law of necessity " means no law whatsoever, as per such maxims of law as:

"Necessity knows no law" [(the law of forbidding killing is voided when done in self defense)]

“ In time of war laws are silent” Cicero

Within 3 ½ years or so Lincoln was assassinated because he vowed to re-establish a Republican form of Government and go back to the Constitution.

To establish the underlying debt of the Government to the Bankers, to create corporate entities that are legally subject to the jurisdiction which they exist, and to create the jurisdiction itself correctly, the so called (fraudulent and ungratified) Fourteenth Amendment was proclaimed and passed in 1868. This was a cestui que trust (operation in law) incorporated in a military, private, International, commercial, de facto jurisdiction created by, and belonging to, the Money Power, existing within the emergency of the War Powers, the only operational jurisdiction since the dissolution of Congress in 1861. Through the 14th Amendment, an artificial person-corporate entity-franchise entitled “ citizen of the United States” was born into private, corporate limited liability. Section 4 of the 14th Amendment states: “ The validity of the Public Debt of the United States (to the Bankers) shall not be questioned.”

Within the above-referenced private jurisdiction of the International Bankers, the private and foreign owned “Congress” formed a corporation, commercial agency, and Government for the “District of Columbia” on February 21, 1871, Chapter 62, 16 Stat. 419. This corporation was reorganized June 11, 1878, Chapter 180, 20 Stat. 102, and re-named “ United States Government.” This corporation privately trade marked the names: “ United States,” “U.S.,” “US,” “ U.S.A.,” “ USA” and “America “

When the United States declared itself a municipal corporation, it also created what is known as a cestui que trust to function under by implementing the Federal Constitution of 1871, and incorporating the previous United States Constitutions of 1787 and 1791 as amended, as by-laws. Naturally, as the grantor of the trust, this empowered the United States Government to change the terms of the trust at will. As evidenced under the Federal Constitution of 1871, the 14th Amendment, the People of the United States, without their consent, were declared “ Citizens” and granted “ Civil Rights.” These so-called civil rights are nothing more than mere privileges. Privileges which government licenses, regulates, and can re-interpret to suit it’s purpose at any time for any reason. The Federal Corporate Government also conveniently somehow forgot to disclose to the People that the term “ Citizen” with which they have made every living and breathing inhabitant a ‘subject’, was defined in law as a “Vessel” engaged in commerce.

In 1912, when the bonds, that were keeping the US Government afloat, and, were owned by the Bankers, came due, the Bankers refused to re-finance the debt, and the colorable, martial-law-rule Congress was compelled to pass, the Federal Reserve Act of 1913. This Act surrendered constitutional authority to created, control, and manage the entire money supply of the United States to a handful of private, mostly-foreign bankers. This placed exclusive creation and control of the money within the private, commercial, foreign, and military jurisdiction of 1861, into corporate limited liability. Read the book: “The Creature from Jekyll Island” By: Edward Griffin

America converted from United States Notes to Federal Reserve Notes, beginning with the passage of The Federal Reserve Act of 1913. Federal Reserve Banks were incorporated in 1914, and, in 1916, began to circulate their private, corporate Federal Reserve Notes as “money” alongside the nations “de jure” currency, the United States Notes. Whereas United States Notes were actually warehouse receipts for deposit of gold and silver in a warehouse (bank), thus representing wealth (substance, portable land: the money of sovereigns), the new fiat money (Federal Reserve Notes)

amounted to “bills for that which was yet to be paid, “ i.e. for what was owed! For the new “benefit” of being able to carry around U.S. Government debt instruments (Federal Reserve Notes) in our wallets instead of Gold Certificates or Silver Certificates, we agreed to redeem the newly issued Federal Reserve Notes in gold and also to pay interest for their use in gold ONLY! Essentially, the Fed issued paper with pretty green ink on it and we agreed to give them gold in exchange for the “privilege” of using it. Such was the bargain. Doesn’t this sound like the Great Kahn to you, King of China, read history people.

On March 9, 1933, Congress passed the Amendatory Act (also known as the Emergency Banking Relief Act) to the Trading with the Enemy Act (originally passed on October 6, 1917) at a time when the United States was not in a shooting war with any foreign foe and included the People of the United States as the enemy.

At the conference of Governors held on March 6, 1933, the Governors of the 48 States of the Union accommodated the Federal Bankruptcy of the United States Corporation by,

Pledging the faith and credit of their State to the aid of the National Government.

Senate Document 43 of the 73rd Congress, 1st Session (1933) did declare that ownership of **ALL PROPERTY is in the STATE** and individual so-called ownership is only by virtue of government, i.e. law amounting to “mere-user” only: and individual use of all property is subordinate to the necessities of the United States Government.

Under House Joint Resolution 192 of June 5 1933, Senate Report No. 93549, and Executive Orders 6072, 6012 and 6246, the Congress and President Roosevelt officially declared bankruptcy of the United States Government.

Regardless of the cause or reason, what many American’s either do not understand and/or have failed to seriously grasp, is that by the use of Federal Reserve Notes; (which is not Constitutional Money defined under Article 1 Section 10 of the United States Constitution), the People of the United States since 1933, have not had any Constitutionally lawful way to pay their debts. They therefore have not had any way to buy or own property. The People, for the benefits granted to them by a bankrupt corporate Government, discharge their debts with limited liability using Federal Reserve Notes. They have surrendered, by way of an unconscionable contract, their individual Rights under the Constitution, in exchange for mere privileges! If you pay land tax or get tabs for your car or have a license to drive, you are a contractual slave and own nothing.

A review of countless United States Supreme Court decisions since the 1938, landmark case, *Erie Railroad v. Tompkins*, (304 U.S. 64-92) clearly establishes that only the State has Constitutional Rights, not the People. The People have been pledged to the bankruptcy of 1933. The federal law administered in and by the United States is the private commercial “law” of the CREDITORS. That, due to the bankruptcy,

Every” citizen of the United States’ is pledged as an asset to support the bankruptcy, must work to pay the insurance premiums on the underwriting necessary to keep the bankrupt government in operation under Chapter 11 Bankruptcy (Reorganization). That upon the declared Bankruptcy, Americans could operate and function only through their corporate colored, State created, ALL-CAPITAL-LETTERS-NAME, - that has no access to sovereignty, substance, rights, and standing in law. The Supreme Court also held the “general (Universal) common law” no longer accessible and in operation in the federal courts based on the 1933, bankruptcy, which placed everything into the realm of private, colorable law merchant of the Federal Reserve CREDITORS. To take this to a different level and not only explain why you pay taxes, but also why you do not own the house you live in, the car you drive, or own anything else you thing you’ve bought and paid for etc. The State Government and its CREDITORS own it all. If you think you own your home just because you believed you paid for it using those Federal Reserve Notes, just like everything else you possess by permission of Government, simply stop paying your taxes, (user-fees), (licenses) and see just how long Government and the CREDITORS allow you to keep it before they come to take it away from you.

How can all this really be? Why haven’t you been told all of this before now? Ignorance of the law is no excuse! Every man is deemed (required) to know the law. Government expects you to know the law, and holds you fully accountable for doing so. Ignoring these facts will not protect you. The majority of American’s have been given a Public Education to teach the, only what the Public, i.e. government (CREDITORS) wants them to know. It is and always has been each individual personal responsibility, duty and obligation to learn and know the law.

What this breaks down to is this: Back in 1933, when the United States went into bankruptcy because it could no longer pay its debts it pledged the American People themselves without their consent as the asset to keep the government afloat and operating, along with all the land, cars, boats, planes, buildings and minerals in the ground. Because government no longer had any way to pay its debts with substance, was bankrupt, it lost its sovereignty and standing law. Outside and separate from Constitutional Government, to continue to function and operate, it created an artificial world consisting of artificial entities. This was accomplished by taking everyone’s proper birth given name and creating what is called a “fiction in law” by way of an acronym, i.e. a name written in ALL-CAPITAL-LETTERS to interact with. A name written in ALL-CAPITAL-LETTERS is not a sentient, flesh and blood human being. It is a corporation, fiction or deceased person. Government as well as all corporations, including the Revenue Service cannot deal interact with you or interact with you via your proper name given you at birth, only through your ALL-CAPITAL-LETTERS-NAME! Take a look in your wallet, what’s on your I.D. card/contracts.

Another little tidbit of knowledge which has been conveniently kept from the People is this: When the Several united States signed the treaty with Great Britain ending the Revolutionary War, it was a concession that ALL COMMERCE would be regulated and contracted through British Attorney's known as Esquires only.

This condition and concession still exists today. No attorney or lawyer in the United States of America has ever been "licensed" to practice law (they've exempted themselves) as they are a legal fiction "person" and only an "ADMITTED MEMBER" to practice in the private franchise club called the BAR (which is itself an acronym for the British or Barrister Aristocratic or Accreditation Regency), as such are un-registered foreign agents, and so they are traitors. Esquires (Unconstitutional Title of honor and nobility = Esquires), foreign non-citizens (aliens) who are specifically prohibited from ever holding any elected Public Office of trust whatsoever! Article 1 Section 9, clause 8, states: "No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept any present, Emolument, Office, or Title, of any kind whatsoever, from any King, Prince, or foreign State.

As a direct result, attorneys and lawyers cannot and do not represent you in your proper birth or given name. Attorneys and lawyers re-present corporations, artificial persons, and fictions in law – ONLY! We look forward to the day that each and every true American present his or her selves own issues in a court of Law pro sae.

What the majority in this country fail to recognize is this: because of the bankruptcy and have been pledged as an asset to the National Government's debt, this makes all citizens DEBTORS under Chapter 11. DEBTORS in bankruptcy having lost their solvency-have NO RIGHTS nor STANDING IN LAW and are at the mercy of the CREDITORS/ Predators to which the Debtor is its prey.

All courts today sit and operate as Non-Constitutional, Non- Article Three Legislative Tribunals administering the bankruptcy via their "statues," ("codes,"). All Courts are Title 11 Bankruptcy Courts where these statues are, in reality, "commercial obligations" being applied for the "benefit" of "privilege" of discharging debts with limited liability of the Federal Reserve monopoly, colorable-money Federal Reserve Notes (debt instruments).

This means every time you end up before a court- not only do you NOT have any standing in law to state a claim upon which relief can be granted, YOU HAVE NO CONSTITUTIONAL RIGHTS! Why? Because you are a DEBTOR under the bankruptcy and in addition to having contracted away your rights in exchange for benefits and privileges; you do not have one single shred of evidence to establish otherwise.

In bankruptcy ONLY CREDITORS have rights! In a nutshell, as a DEBTOR, it is impossible for you to access Constitutional Rights, they are reduced to mere privileges which are licensed, regulated, and can be altered, amended and changed to meet whatever the particular or special needs of government for whatever whim. If taking away your

home, your car, taxing your labor, or locking you up for violation any of the Sixty MILLION plus legislatively created DEBTOR codes and statutes they have on the books today happens to meet the needs of government – it really doesn't take a rocket scientist to realize who the loser will be! It is far past time for us to get up off our assets and change the way they perceive us in Mind over matter. Start Minding your own business and affairs and stop relying on a liar to do it for you.

B. IS THERE REALLY A REMEDY?

Is there really a real remedy to what has been done? Quite simply, Yes! There is many ways and one of them can protect you/your family, and property from this public obligation. The only unbreakable contract is existence in the world today is a UCC-1 Financing Statement. (Uniform Commercial Code)

Only through filing a UCC-1 Financing Statement and Accepting For Honor and taking for value as true your Birth Certificate and executing a lien upon the governmentally created ALL-CAPTIAL-LETTERS NAME by you in your proper Birth given Name as the Secured Party, and listing anything and everything you own, will own, or possibly ever could own, as collateral in the Security Agreement, can you effectively place a Superior Lien against the DEBTOR then making you the CREDITOR, putting you in the position of truly owning property and having access to enforceable Constitutional Rights. By filing a UCC-1 Financing Statement, you become the CREDITOR with standing in law and acquire the ability to stake a claim upon which relief can be granted, and not have the fruits of your labor taxed or taken.

Simply follow up the UCC-1 Financing Statement with a Public Notice, Trade name/Trademark filing backed with a Declaration of Treaty of Peace to the World and a few other choice filings and Notifications to the powers that think they be, you will then as a Creditor operate on the private side of Commercial Law in commerce and have all the benefits of being the Predator for a change.

Without a UCC-1 Financing Statement, everything you have is pledged and owned by the STATE. You merely are the user of the property and must use that property in strict compliance with all the rules and regulations established by the STATE. If acquiring your Saveronty (this is an American word) and having the ability to own property free from out side influence or controls, and the ability to earn a living without taxation-interests you then you have nothing to loss and everything to gain by filing a UCC-1 Financing Statement with no delay.

To try and break this down ever further, few people truly understand the word “slave and slavery.” **The biggest benefit in filing a UCC-1** is that you will no longer be a slave. The fact is most dictionaries fail to provide an accurate definition of the words “slave and slavery.” Even Webster's 1828 edition of the English language dictionary fails in its attempt to define the true meaning of the word “slavery”; “Slave: a person who is wholly subject to the will of another.” Slavery is not a matter of being totally 100% subject to the will of another. Any person or people, who is to any degree involuntarily subject to the

will of another, are still a slave. There are no degrees of slavery. The second part of the 2nd definition of slave provides by Webster's 1828 Edition is: "One who surrenders himself to any power whatsoever," Which is closer to the real point. Why do we surrender to Cesar what is due Cesar when it is not Cesar on the thrown any more but a mere Corporation privately owned and controlled.

The Uniform Commercial Code [UCC] governs ALL commercial transactions in the United States and now throughout International trade. Any "person" including government corporations, agencies, etc. involved in the "sale of goods, commercial paper, bank deposits and collections, letters of credit, bulk transfer, warehouse receipts, bills of lading, investment securities, and secured transactions" is governed by the UCC. The A form Uniform Commercial Code is adopted by all States.

To comply with the Uniform Commercial Code in your state, if they are accepting, if not Washington State will do, a UCC-1 Financing Statement must be filed with the Secretary of State, by any "person" who makes a claim against any other "person" in the area of commerce. All government agencies, (city, county, state and federal), operate in commerce and all of them, including the Internal Revenue Service, are private corporations. All Courts operate in commerce. All Banks operate in commerce. All "Corporations operate in commerce and all of these "entities" exist financially because WE are their collateral. They borrow on our "credit." You must understand that you are the lender and they are the borrowers, they do a bait and switch and by contract make you the borrower and them the lender, when all along it was your signature that created the so called money to be withdrawal from your account and refunded back to you at full face value plus interest for the next thirty plus years.

At one time, our currency was backed by or given substance by gold or silver. It has been thought by many, since the United States took the substance of gold and silver away, that Federal Reserve Notes were simply worthless paper, backed by nothing at all. That is not correct! Today, real people, United States Citizen's, you, me, your children, etc. back Federal Reserve Notes, much the same way that GOLD AND SILVER DID IN THE PAST. In other words, the living, breathing people guarantee or provide the substance for ALL money that is created. The Federal Reserve Bank clearly states: "Federal Reserve Notes are backed by the Full Faith and credit of the American People." Blind Faith sets forth that YOU trust THEM. Who? None other than the Federal Reserve! Credit means something is due you! The Federal Reserve uses our credit to create ALL money. All the money created belongs to the American People and the deceit of the Public and private corporations is so complete, they create it, charge it to us as a debt and then tack interest to it on top of that!

How did the American People become collateral for the debt instruments known as Federal Reserve Notes? A corporation called the United States, the very same corporation that created the Federal Reserve, gave it to the Federal Reserve. As discussed previously, in 1933 when President Roosevelt declared a national emergency because the United States could no longer pay it debts. At least that was the spill given to the American People. All of the subsidiary States agreed to support the declared bankruptcy by

“pledging” the energy of their “citizens”. Look for a book in Government called “Energy” it’s you. Their assets consisted only of State Citizens. The States in turn used the Birth Certificates to pledge to the State Citizen as collateral to keep Government afloat. That is how the American People became collateral for the Federal Reserve Notes and so called debts. The American People became warehouse receipts, like a warehouse full of any type valuable goods. All of this, however, was a major fraud. Neither the Internal Revenue Service nor any other entity like Government files a UCC-1 Financing Statement into Commercial Registry with the Secretary of State. If they did, they would instantly become subject to all the regulations of the Uniform Commercial Code. The Internal Revenue Service has done very nicely by bluffing and intimidation, as all others mentioned, by operating under “Public Policy” where there is in reality “No Law” at all! The Internal Revenue Service (IRS) never files a Lien, they only file a Notice of a Lien to which is not a true Lien in Law, but a scare tactic that you and the Bank files for.

The State Citizen is drawn “into commerce” when their Birth Certificate is registered and sent to the Commerce Department in Washington D.C. This is where the American People became warehouse receipts upon which all money is printed and circulated is created and guaranteed. In short, the American People became the collateral for all debts. They “The People” allegedly are “Government” property! And we will show you how valuable you really are as a co-op partner to all of America you are worth Billions and don’t even know it.

Government is a “fiction” and an artificial person and deals with us as a fiction or persons only as stated before. To take this still to another level, let’s use an example to explain and use the name John Doe Smith. When John Doe Smith was born, his parents gave him the Christian name of John Doe and he shared the name of Smith with all the other members of his family. He was born a living breathing being. When his Birth Certificate was sent to the Department of Commerce, or taken before you can leave the hospital, it was registered 5 days later, and the Government, because it was bankrupt, turned his “real name” into a fiction. His new fictional name became, JOHN DOE SMITH or JOHN D. SMITH. His ALL-CAPITAL-LETTERS NAME was registered as a corporation at the Puerto Rico Department of State Corporations (Department de Estado-Division de Corporaciones) P.O. Box 3271, San Juan, Puerto Rico, 00904-3271, making him liable for taxes. He is now a fiction or artificial person; a non-living, non-breathing “person.” It is a “straw man” (Lat. stramineus homo) or “fiction” which government brings all its so-called charges against and NEVER against the real person. Just like “yours,” his driver’s license now reads: SMITH, JOHN DOE or JOHN D. SMITH. When he signs a 1040 Tax form, he dutifully fills out the form as John D. Smith and then signs his name “under penalty of perjury,” thereby admitting he will be responsible for all the taxes of John D. Smith, a fiction in law, corporation. Look at your driver’s license and see whom it is issued to. How can government use a form of our name and turn it into a fiction (corporation) without our permission? They can’t, we sign our name to all of their forms, which is purely voluntary “permission-in-ignorance.” In short, we do it to ourselves unknowingly.

However, for those who wish to control and own this fiction and prohibit government corporations, including the Internal Revenue Service from making so-called charges against it, a remedy is available: to do this by executing a UCC1 Financing Statement! John Doe Smith would simply do what Government and Internal Revenue Service does not do: File your UCC-1 Financing Statement into the Commercial Registry with the Secretary of State and claim EVERYTHING related to John D. Smith or any derivative name, corporation fiction; i.e. the Birth Certificate and Social Security Card and Number. The living, breathing, real person then has a superior lien and controls the fictitious entity, including all contracts related to the Birth Certificate and Social Security Number. Thusly, the real John D. Smith secures all rights, interest and title in the fictitious entity. Now, government and the Internal Revenue Service have to deal with John-Doe: Smith but they cannot! because he is no longer subject to government control, and we execute a Trademark giving you the same control as they have.

Every living breathing person has both a Social Security Card and an Employer Identification Number (yes, there are exceptions.) The Internal Revenue Service calls the Social Security Number our Taxpayer Identification Number (TIN). Never do they mention our Employer Identification Number (EIN) or Exempt ID number. What, “you are not an employer, so you do not have an EIN?” But wait. Yes you do! We are all employers and every one of us has EIN. If you apply for a new Social Security Card (not a new number), on the backside of the card written in Red is your Employer Identification Number. Government workers are all employees. EVERY SINGLE ONE OF THEM! Government employee’s work for us! we are their employer! That is why, when you read the Tax Code to find the definition of “employee,” under Title 26 United States Code, at Section 3401(c), the term “employee” specifically includes officers and employees, whether elected or appointed, of the United States, a State (Federal State), Territory, of any other political subdivision thereof, or the District of Columbia, or any agency or instrumentality of any one or more of the foregoing. EVERY ONE OF THEM ARE EMPLOYEES – THE AMERICAN PEOPLE ARE THE EMPLOYER. Write to the Bureau of Vital Statistics in the Capital of the State where you were born and request a copy of your Birth Certificate. REQUEST THE LONG FORM (Certified Copy). Never mind that you have a copy right now. More likely than not it came from the County in which you were born. The number assigned to your Birth Certificate by the Vital Statistics Office is of primary importance when executing your UCC-1 Financing Statement.

C. RELIEF FROM TAXES AND ALL OTHER COMMERCIAL OBLIGATIONS ARE WITHIN YOUR POWER AND MIND. YOU MUST ACT IN ORDER TO BE FREE.

What can filing a UCC-1 Financing Statement do for you besides everything described thus far? Let’s throw a few more examples onto the table to explain. As previously stated, the only real thing in the United States is the American People. Corporations are fictions – DEAD ENTITIES! Let’s use a fiction called GENERAL MOTORS for our explanation. Since the inception of GENERAL MOTORS which was originally created by another corporate fiction we call government, they have borrowed into existence

countless billions of Federal Reserve Notes. Today GENERAL MOTORS proudly calls themselves one of the largest corporations (a fiction) in the world! It is taught that stockholders of GENERAL MOTORS “own” GENERAL MOTORS. The real truth is that the American People own everything produced by GENERAL MOTORS – free and clear. Isn’t it interesting this fiction charges us the American people for what already belongs to us – and then to add more insult to injury – they tack on a little interest to boot! Wouldn’t you like to go pick out your truck or car, right now? That’s coming soon to a Sovran near you.

When Internal Revenue sends a letter of Notice to the fiction JOHN SMITH and says “Our records indicate you owe \$15,000.00,” John Doe: Smith, who has filed a UCC-1 Financing Statement now has multiple options as to how he chooses to deal with this matter. John Doe: Smith knows full well he must respond to the presentment he’s just received from Internal Revenue in a timely manner. Depending on the Notice of Presentment he’s received he has either then (10) days or (30) days to respond. If he does not know what his time frame is to respond in is, to be safe, it would be best for him to respond before the ten (10) days expires. John Doe: Smith knows that if he doesn’t respond, after the allotted time. If he fails to respond the Internal Revenue will enter a Default Judgment against him. Because he failed to object to the bill or ask any questions about it, having defaulted, the amount can lawfully be collected from him. John Doe: Smith also knows that you never argue the amount of deficiency in any tax case. If you are not required to file, you should not care whether they say you owe fifteen thousand dollars or one hundred and fifty thousand dollars. If you are not required to file, the amount doesn’t matter. You never argue the amount because that is a fact issue. The reason for this is usually when you receive a Notice of Deficiency, it is for some unworldly amount. The Internal Revenue Service wants you to run in and argue about the amount. The minute you say, “I don’t owe that much,” you have just agreed that you owed something and conceded jurisdiction. One of the proper methods is to immediately write the Internal Revenue Service a letter notifying them their Presentment is dishonored by you and you have reserved all rights under the Uniform Commercial Code at UCC

1-207. This normally should be all that is required. If this doesn’t make the matter disappear then John Doe: Smith can exercise option No. 2 and can “Accept the \$15,000.00 as true and take it for Value” and Return it foreclosure of these accountings, the so-called debt is extinguished. Why? How is that possible? Because every “real” American has a corresponding offsetting “credit” for all debt claimed against his Straw man or fiction. He is Exempt from Levy and Taxation.

Real folks all across America are filing UCC-1 Financing Statements and ridding themselves of the debt and fraud of this beast system called by many as government and their created fictions. It has been established, “Lawyers and Attorneys have written well over Sixty Million Codes and Statutes to confound and confuse the American People and enslave them.” None of these Codes of Statutes apply to any living, breathing, people who claim their heritage through what God has preserved. The fact that many Americans are filing UCC-1 Financing Statements and commercially liberating themselves has caused major alarms to go off with Government and the CREDITORS. In an attempt to

slow down our remedy they have gone to a non-signature National form making it easier for them the creditors to file alien without the debtors knowledge, but what they failed to realize is that we can do the same.

After filing your UCC-1 Financing Statement, it can be used by real person to obtain what is known as a "Security Interest" in the fiction (aka Straw man) whom the Internal Revenue Service uses to force, intimidate, threaten and compel the real and blood person to pay what are called taxes. Under the Uniform Commercial Code, a Financing Statement is used under Article IX to reflect a Public Record that there is a Security Interest or claim to the goods in question to secure a debt. The Financing Statement is filed by the Security Holder (real person) with the Secretary of State, or similar public body, and as a result becomes Public Record. As a party with a Superior Lien of the fiction or (Straw man), you become the Secured Party with ALL RIGHTS, INTEREST, AND TITLE in the fiction's Birth Certificate, Social Security Number, Driver's License, Automobile, Certificate of Title, Credit Cards, Loans, Property, Taxes, etc., etc.! The Straw man owns it; you control it through contract and agreement in the private.

So what did it cost the moneychangers to enslave the American People? Nothing! The same is true for freedom; "For thus says the Lord, Ye have sold yourselves for naught (nothing), and ye shall be redeemed without money." Isaiah 52nd Chapter, 4th verse 1

1) BAIT and SWITCH vs. CONTRACT ACCEPTANCE

Every contract consists of both an offer and acceptance. In every contract there is an Offeror and acceptor. The offer being the tail and the acceptor the head. Under contract law, title to whatever is offered transfers instantaneously upon acceptance, not upon payment like many seem to think. Payment, a consideration, is merely incidental. Attorney's and Lawyers who write every contract used by corporations, including Government Corporations, know that the acceptor of the contract is in charge or what is known as the Holder in Due Course. Holder in Due Course is defined as: "Title Holder of the contract." Thus, whenever you see any advertisement in the paper by a New Car Dealer offering you a new car at a certain price, and you're attracted by what is offered, you run down to the car dealer and without knowing it become the victim of the oldest game of bait and switch in existence! Here is how the real shakedown works: After you settle on the car with all its options and the price with the dealership, you then sign your name to a contract, which in doing so, makes you the Offeror and the dealership the acceptor of that offer. It works the same identical way in every retail sale in the country, including Real Estate. You lose, because the seller is the Holder of the contract and in charge. That is the reason why you only get a carbon or photocopy of the contract. They keep the original contract and original signatures and obediently enter the property into commerce as the lawyers intended. It is a diabolical scheme! Whenever a Government Corporation sends you a letter, indictment or anything else charging that you violated some statute or code or that you owe some sort of tax or fine, think of that as an offer by the Government. For Example: let's say you receive a bill for property taxes. This is an offer by the tax office just like the new car dealer. There are several options that you have when you get the bill. The number one option which most people take is to write out a

check for the amount due. A check of course, is a debt instrument. Thus you are making a counter-offer to the tax collector, which they of course will accept, but the debt HAS NOT been extinguished. It is simply added to the PUBLIC DEBT. Once again, you have become the victim of a bait and switch!

Let's use the same example as we've previously discussed and this time let's use a different tactic. Remember that the acceptor is in charge. This time let's simply Accept the "tax bill" for Value with the "right of charge back." When you examine your property tax bill, you find out it is made out to a name (purportedly yours) in all capital letters. Which as you've already discovered is not you! It is a fiction created by the government. If you've done your homework, you've obtained a certified copy of your Birth Certificate from the Bureau of Vital Statistics in the State where you were born and have filed your UCC-1 Financing Statement. Now you own all rights, title and interest in that all capital letter name character, including ALL contracts, mortgage and pledges. You're now in charge of anything you want to do with the fiction. Accept the off and return it dollar for dollar for closure and discharge they may use your exemption social security number.

It works the same way with Internal Revenue Service. They send the fiction a "tax bill" for \$20,000.00. You as the owner of the fiction, Accept their presentment for Honor and take it for Value as true place a value of \$20,000,000.00, for example on it and notify whoever sent you the presentment that you now want a copy of their fiduciary tax return. You can request this because all of the money created uses your credit/labor as collateral. The amount you use is up to you. Only you can personally determine what value to place upon this trespass and violation of your property.

2) ADVANTAGES OF UTILIZING THE "AFFIDAVIT DENYING EXISTENCE OF CORPORATION!"

The words "Specific Negative Averment" which is what an "Affidavit Denying Existence of Corporation" really amounts to, are taken verbatim out of Rule 9(a) of the Federal Rules of Civil Procedure, which in the Rule provides and describes exactly how to challenge corporate existence solvency, and capacity to sue and be sued.

The term "Averment" comes from the root "aver": to declare or assert; to set out distinctly and formally; to allege. An averment is a positive declaration or affirmation of fact, especially and allegation. It is submitted in the form of an affidavit so as to invoke the superior credibility and power that comes with having unlimited commercial liability. As an honest, forthright, conscientious, sentient being you have nothing to hide or fear and so can state your position openly and fully by affidavit. Others with hidden agendas and skeletons in the closet need to hide behind their corporate mother's skirts of only limited liability. They are too terrified of being held personally accountable for anything to step up to the commercial plate and swear out an affidavit stating anything.

Executing the "Affidavit Denying Existence of Corporation" requires the receiving/served party to respond by affidavit, both written in longhand in red ink and

notarized in red ink and sent to you via the Notary Public, and further requires that they prove:

- a) All if the various fictitious, non-existent, undefined assemblages of all capital letters, e.g. "INTERNAL REVENUE SERVICE," etc. legally exist, i.e. are solvent, have standing in law, and can be present in a court; and
- b) Each has a proven contractual nexus with all the others, including the artificial person represented by the corrupted, all- capital-letter version of your true name.

Failure to accomplish the above in the manner prescribed in the affidavit establishes on the record his/her/their confusion and consent of judgment that none of those entities exist. That there is no enforceable contract. You are not required to become involved in an imaginary dispute between non-existent entities!

It is crucial to realize, that the only way we can survive as a civilization is to cause truth to prevail. If history be our teacher, since it is so often stated: "History repeats itself and those who fail to learn from History, are doomed to repeat it," is forever present. Any society functioning on lies, i.e. data contrary to the way things actually are and function, will fail. As it is, mankind on this planet is hell bent for dissolution and disappearance as a living species. This is no exaggeration. When thoughts, words, and deeds of billions of people are increasingly wrong, erroneous, and false, the natural cause/effect consequences of such futile efforts to violate the laws of existence self-function to assert their own integrity. All that is false and contrary to the truth of man's basic nature and the nature of life eventually self-destructs as a consequence.

Establishing truth in situations requires exposing the actual nature of everything that is proffered. The entire system thrives and ravages the world because people accept the surface appearance of things at face value without looking for the underlying cause and exposing the truth of the matter so it can be recognized and understood. Reality's game is "truth or consequences." The consequence of acting contrary to truth begets ruin.

It is therefore essential to neutralize both of the ways people are damaged by the systematic war being waged against them by their so called "Public Servants" the commercial process and the "legitimacy" in the Law of Nations of War as a valid activity of nation States.

In certain circumstances, in compliment and simultaneously with the Affidavit Denying Existence of Corporation, the "Accepted For Value" UCC Commercial Process and whatever other affidavits might be deployed, the "Affidavit Denying Existence of Corporation" is essential to neutralize the commercial aspect of the war, and the Affidavit, "Bill of Peace" is used to expose the naked aggression of the systematic war being waged under color of law.

Anyone who wants to deal with you who will "NOT COME CLEAN" and be honest, sincere, and well intentioned, is self-confessing to be:

a) Disregarding the truth and acting on lies, deceit, bad faith, and absence of full disclosure, and thereby announcing to you by their actions (and failures to act) that they are an aggressor, criminal con artist with no authority, and an enemy. Since no contract can be formed without genuine agreement- free consent and mutual meeting of the minds based on full disclosure, good faith, and truth no contract can result from your interaction with them other than the criminal contract formed unilaterally by them via their assault upon you. This further voids all and every basis upon which to require you to do anything they say or to have anything to do with them.

b) Acting on their own, with no legitimate authority whatsoever, and therefore personally liable in unlimited-commercial- liability capacity, i.e. NAKED!

Upon your opponents failure to answer or rebut your Affidavit of Specific Negative Averment and Execute your Bill of Peace a Notice of Default and Stipulation is thereby executed, served upon them and recorded in the Public Record.

3) ACCEPTANCE FOR VALUE?

Once the “real, live, flesh and blood- individual has filed a UCC-1 Financing Statement with Security Agreement in place and taking “all rights, title and interest’ in ALL CAPITAL- LETTERS FICTION, ASSEMBLAGE, ARTIFICIAL PERSON (that very so-called name may be spelled with a first name, middle initial and last name) or Straw man/Woman” when a “person (agency or other public or private corporation)” submits a letter or form suggesting that you (when its really the fiction) are being charged with a debt, taxes or whatever, you send a personalized letter to the person who signed the letter of form or a person responsible for the letter or form being sent to the fiction.

That letter explains that you (the real deal) “Accept the Charge for Value.” This basically tells them you hold title to the FICTION and anything connected to the FICTION, it gives them NOTICE that they have committed a “Trespass against your property. Your Rights!” It sets in stone that you are “the Holder in Due Course.” This is a banking/securities term and requires a quick refresher definition.

“In every contract there must be an offer, acceptance and a consideration. Corporations specialize in bait-and-switch tactics to protect themselves in every contractual arrangement. Such as, when you see a home you like, the real estate agency may have “offered” the home for sale through various advertisements. This is an offer. You look at the home and like it and the price is right. You tell the real estate agent “Yes, I’ll take it! “At that point you have become the acceptor of the contract and of course the home and price is the consideration. From a legal standpoint, this contract is completed.

The offer, acceptance and consideration are completed right then. The acceptor is the one “in charge.” That at the moment could be you. Then comes the switch out. Now is when the bait-and-switch goes down. The real estate agent (unwittingly, as though ignorance of the law is any excuse or defense) then requires you to fill out a FORM in which you make an Offer and They the Seller become the Acceptor! The bait and switch is

complete. That simple. You have now "voluntarily" become a DEBTOR- "forever," even if you paid cash for the place or latter pay of the mortgage. Why? Why can't you pay it off? YOU CANNOT EXTINGUISH DEBTS WITH A DEBT INSTRUMENT (I.e. FEDERAL RESERVE NOTES)! -<[Debt + Debt – Debt; Credit + Credit – Credit, neither satisfy or cancel the obligation of payment and do not constitute payment]> Therefore you do not own a thing, nothing.

You have voluntarily made someone else the Holder in Due Course of the property. They accepted the instrument (contract) FOR VALUE. They now own the property. "All parts of the contract, including the deed are now "recorded in the property records. Look at your deed. It will have the, "FICTIONS" written in all capital letters. All we really do is add to the so-called National Debt whenever you pay those taxes and make that counteroffer, with the debt, however, not changing and remaining the same whenever you purchase anything in this manner. So when you receive a Notice of Property- taxes on your home, the taxing authority is really making you and "offer." When you pay the taxes you are inking a counter-offer, because your payment will not extinguish the debt or cancel it out. They will accept your counter-offer, however, but the debt will still be there and come back the next year, every year until you stop it and take allodiall status to your property through a Land Patent.

By the way, the Notice of Property Tax due will be made out to your FICTION! Keep these things in mind when you purchase a home, land, auto, etc. You make the contract! Make the seller the Offeror and yourself (the real person with your; name spelled correctly) the acceptor of the offeror. This puts you officially in charge! Make gold and /or silver a part of the consideration to extinguish the debt. You will be the Holder in Due Course. YOU keep the original contract and give the Offeror a copy. Do not record- the contract unless you want to give up the allodial title to the property. Recordings are not required and the original, contract by itself is all you need to prove and establish ownership. To record is to turn over title to it.

Now with this explanation covered, lets move to the person who wrote the letter charging that you owed something. After filing UCC-1 Financing Statement and acquiring a Certified copy of it with Security Agreement you are now the Holder in Due Course of the property known as the FICTION or (Straw man) and any contract associated with him or her! Think of the letter as an OFFER and rather than making a counter-offer by paying, you now Accept the offer for Value. By Accepting for Value, you are saying, "I am the Holder in Due Course" and because you have become the ACCEPTOR of the offer, guess who is in charge? You are in charge and the Offeror has trespassed upon you and your PROPERTY! As the Secured Party Lien Holder of the PROPERTY and Holder in Due Course of the Debtor you now can set a value on the trespass. So if the Offeror has made the charge that your PROPERTY owes \$25,000.00, you can Accept the offer as true and take it For Value and set a value on it literally for any amount you choose! Usually three times or triple damages plus twelve percent annual. You are going to tell this person to discharge the amount against your exempt status and provide your Employer Identification number for the Account Number to be charged. This will be directed to the Secretary of the Treasury in Washington, D.C. The person has three days

in under the Truth-in-Lending-Act to do what has been ordered. In addition, you are going to request that this person send you his/her Fiduciary Tax Return, which would show they have filed and paid taxes on the amount. They won't respond, so ten (10) days later you send a Second Request and at the same time send a letter of default and opportunity to cure. The rest we can teach you're in Latter courses.

All of this done in accordance with Uniform Commercial Code, UCC3-419 and the Notarial Protest Process in accordance with House Joint Resolution (HJR-192) and will discharge all Public Debt.

Remember everything is a "charge" from every Government corporation or so called private corporation. A "Charge" is basically to IMPOSE a burden, duty, obligation, or lien.

In criminal law, to "charge" is to indict or formally accuse. Everything centers around a DEBTOR being charged and the CREDITOR making the accusation. To IMPOSE means to levy or exact, to lay as a burden, tax, duty or charge. Remember that ALL CHARGES are brought forth against a FICTION and if you (the real deal) controls all rights, title and interest in the FICTION, ALL CHARGES CAN BE DISCHARGED by you, the real person, on the other side of being "charged", which is all a court of equity can do (all courts are courts of equity-bankruptcy), is to make a "claim." A claim means a demand as one's own or as one's right. A FICTION, i.e., a public or private corporation, cannot make a claim against a real person. Only a real person can make a claim against a real person Corporations are FICTIONS and have no right to make claims.

D. NOW YOU CAN TAKE ADVANTAGE OF THE BENEFITS OF UCC-1 FINANCING STATEMENT AND HAVING THE SECURITY IN PLACE TO PROTECT YOU, YOUR FAMILY, POSSESSIONS, AND PROPERTY IS MY PROFESSIONAL RECOMMENDATION AT THIS TIME.

I Offer the most comprehensive Security Agreement available today. This Security Agreement * is NON DISCHARGEABLE by ANY title II Bankruptcy Court, and is fully 100% transferable to any Heir or Assign. This Security Agreement carries a fully function able Fidelity Bond and Indemnity Clause. The collateral covered is as extensive of coverage available!

I offer UCC-1 Forms, filing, Acceptance for Honor and taken for Value as true Commercial Process Assistance, personalized consultations and much more. Please refer to our Acceptance Schedule

I provide prompt professional support for all your COMMERCIAL affairs and needs.

I provide valuable and accurate information for educational enlightenment, and enrichment to empower your mind with "the knowledge".

I provide full Secretarial, Research, and other professional support at a reasonable rate, see acceptance schedule. To maintain and prevail against any summary or equity proceeding (which is all there is today in all of the system's colorable, general-equity, privately owned, limited-liability, military, bankruptcy courts). Other Specialized Services include, but are not necessarily limited to;

1. Besides a variety of documents, photocopying, mailing, filing, recording, executing/processing/stamping all paperwork "ACCEPTED FOR VALUE," Notary Service for certification of your Unlimited Commercial Liability true, correct, and complete, all filing certified in the Commercial Claim Registry; for Washington State inhabitants only, you must find a notary in your state to assist you.

2. Complete Assistance with credentials properly prepared in your true name (In upper-and-lower case letters) to give everyone Notice of your "Unlimited Commercial Liability."

3. Whenever you experience any encounter with the system, you will have the ability to send out immediate Notices to all parties of your unlimited Commercial Liability using seven (7) point affidavits, "for and on the record," in which they are unequivocally noticed and told:

a) You are a real, sentient, flesh-and-blood man or woman acting with unlimited Commercial Liability;

b) That you are unlimited in undertaking all lawful and commercially just means to protect your life, rights, and property;

c) You have no requirement to be bonded;

d) You cannot be made subject to any limited liability proceeding without your consent, and you do not consent;

e) You must exhaust your commercial remedies prior to accessing any tax-financed court system to resolve any possible dispute;

f) Everything is under oath via affidavit certified and sworn on your unlimited commercial liability true, correct, complete, and everyone who is a party of the proceeding must be similarly in or withdraw;

g) Failure to Withdraw or be sworn in self-impeaches and self invalidates all of that person's testimony and credibility establishing fatal defects which terminates the case, and constitutes a mistrial and reversible error, so that anything done thereafter by such person constitutes legal and commercial violations which are actionable;

h) You are competent to handle your own affairs and render them incompetent and they are now FIRED.

i) Since everyone in an equity or summary process must expressly consent to the proceedings and you expressly do not consent, they are barred from involving you in any such proceeding;

j) If they insist, they are required to prove identify, authority, liability limits, and solvency by furnishing you a copy of their bond and insurance policy as well as a certificate of competency on file;

k) They are foreclosed from undertaking any such proceeding with genuine issues of material fact unresolved, and the issue of your unlimited commercial liability standing is a fundamental issue in as much as it is legally impossible for you to be in their court, or for any matters involving you to even commence, so long as they are in limited liability and you are under unlimited commercial liability; and,

l) Since no civil matters can commence until possible criminal elements are resolved, conduct and inquiry of everyone who might want to induce or compel you to participate if anything you say can be used against you in any possible criminal proceeding, and if so to provide Notice that you exercise your right Secured by the Fifth Article In Amendment to remain silent.

Regrettably, performance is mandatory and failure to act immediately to remedy this matter is an unacceptable option or excuse. Your mind is being wasted and it is time you started to excursive the most important muscle in the Human body “Your Mind.”

If actually owning that home you live in, the car you drive, and anything and everything else you possess, if having access to Original Jurisdiction Constitutional Rights and its protections and if having the full fruits of your labor interests you Contact Me.

[14th Amendment Citizenship:](http://youtube.com/watch?v=QLpzLkrPe7o) <http://youtube.com/watch?v=QLpzLkrPe7o>

[The Preamble:](http://youtube.com/watch?v=Q_TXJRZ4CFc) http://youtube.com/watch?v=Q_TXJRZ4CFc

[The Philosophy of Liberty:](http://youtube.com/watch?v=muHg86Mys7I) <http://youtube.com/watch?v=muHg86Mys7I>

[No More Kings:](http://youtube.com/watch?v=ofYmhlclqr4) <http://youtube.com/watch?v=ofYmhlclqr4>

[The Decline of All Democracies:](http://youtube.com/watch?v=3kysnwwdhAs) <http://youtube.com/watch?v=3kysnwwdhAs>

[One World Government:](http://youtube.com/watch?v=3qBK_NhT-LM) http://youtube.com/watch?v=3qBK_NhT-LM

[America: Freedom to Fascism:](http://youtube.com/watch?v=SV05FFXUOH0) <http://youtube.com/watch?v=SV05FFXUOH0>

[Why the Federal Reserve?](http://youtube.com/watch?v=SV05FFXUOH0)

<http://video.google.com/videoplay?docid=5232639329002339531&q=FIAT+EMPIRE&hl=en>

[The Federal Reserve, I.R.S. & Communism:](#)

<http://youtube.com/watch?v=T3Z7orioQYM&mode=related&search=>

[The War on Democracy 2007:](#) <http://youtube.com/watch?v=fuqppBKM0QA>

[Want to learn how to legally Destroy the Constitution?](#)

<http://youtube.com/watch?v=eIbNymjsDvA>

[The National ID Card:](#) <http://youtube.com/watch?v=SbgiM7rhsmc>

["The Constitution is just a piece of PAPER?"](#)

<http://youtube.com/watch?v=Wmc60JmaLbE>

[Bush is Using 9/11 to Destroy OUR Constitution:](#)

http://youtube.com/watch?v=wyv9JQ4Or_U&mode=related&search=

[Bill of Rights -vs- The Patriot Act:](#) <http://youtube.com/watch?v=GeU8KvJcDpY>

[The Republic is off the Table:](#) <http://youtube.com/watch?v=WPnCR8uKAx8>

[Who are the Nazis NOW?](#) <http://youtube.com/watch?v=ovU-Y-4-JL4>

[How a bill becomes a law](#) <http://youtube.com/watch?v=mEJL2Uuv-oQ>

DON'T TAKE MY WORD FOR IT, DO THE RESEARCH YOURSELF BELOW...

- [Uniform Commercial Code](#) <http://www.law.cornell.edu/ucc/ucc.table.html>
- [Federal Reserve Rules & Regulations](#)
<http://www.federalreserve.gov/Regulations/default.htm>
- [United States Code](#) <http://www4.law.cornell.edu/uscode/>
- [Code of Federal Regulations](#) <http://www.access.gpo.gov/nara/cfr/cfr-table-search.html>
- [Federal Rules of Civil Procedure](#) <http://www2.law.cornell.edu/cgi-bin/foliocgi.exe/FRCP?>
- [Federal Rules of Evidence](#) <http://www2.law.cornell.edu/cgi-bin/foliocgi.exe/FRE?>
- [Fair Credit Billing Act](#) (15 USC §1601) <http://www.ftc.gov/os/statutes/fcb/fcb.pdf>
- [Fair Debt Collection Practices Act](#) (15 USC §1692)
<http://www.ftc.gov/os/statutes/fdcpa/fdcpact.htm>
- [Truth in Lending Act](#) <http://www4.law.cornell.edu/uscode/15/1601.html>
- [TheLaw.cc](#) - a great starting point for researching The Law. <http://www.thelaw.cc/>
- [FindLaw.com](#) - for more legal research online. <http://www.findlaw.com/>
- [West Group](#) - foremost publishers of legal information. <http://www.westgroup.com/>

U.S. Constitution

<http://www.law.cornell.edu/constitution/constitution.overview.html>

LONG LIVE THE CONSTITUTION